ADAMS, J.

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

UNITED STATES OF AMERICA,	
Plaintiff,) CASE NOS. 1:18CR690)
V.)
CHRISTIAN D. YOUNG, SR.,) <u>Judge John R. Adams</u>
Defendant.) ORDER
)

Pending before the Court is Defendant's motion for compassionate release (Doc. 27) and his supplemental motion for compassionate release. Doc. 29. Upon review, the motions are DENIED.

Within the COVID-19 backdrop, the Sixth Circuit explained this Court's duties and obligations when considering a motion for compassionate release as follows:

"In resolving those motions, district courts now face two questions: (1) whether extraordinary and compelling circumstances merit a sentence reduction; and (2) whether the applicable § 3553(a) factors warrant such a reduction. A third consideration, the § 1B1.13 policy statement, is no longer a requirement courts must address in ruling on defendant-filed motions." *Hampton*, 985 F.3d at 531. To that end, district courts need not confine themselves to evaluating "extraordinary and compelling reasons" as defined by the Sentencing Commission in the § 1B1.13 policy statement. *Elias*, 984 F.3d at 519.

United States v. Montero, 842 F. App'x 1007, 1008 (6th Cir. 2021). "A district court has 'full discretion' in determining whether an extraordinary and compelling reason justifies compassionate release." *Id.* at 1009.

For over two years now, courts have routinely found that the COVID-19 pandemic, when

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coupled with other health concerns, has constituted an extraordinary and compelling reason

justifying further consideration of a motion for compassionate release. At the same time, the

Sixth Circuit has noted that a district court does not abuse its discretion when denying a motion

when the prison facility at issue has no positive cases. See United States v. Elias, 984 F.3d 516,

521 (6th Cir. 2021) (finding that it was not an abuse of discretion to deny compassionate release

when Alderson had no reported cases and therefore only presented a speculative risk to the

movant).

The Court notes that Young is currently housed at Fort Dix FCI, a facility that currently

has no positive cases within its entire inmate population. Moreover, Defendant has been fully

vaccinated against COVID. Accordingly, Defendant's motion for compassionate release presents

only a speculative risk. The motion for compassionate release and its supplement, therefore, are

DENIED.

IT IS SO ORDERED.

April 13, 2023

Date

/s/John R. Adams

JOHN R. ADAMS

UNITED STATES DISTRICT JUDGE

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